

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

(ECF)

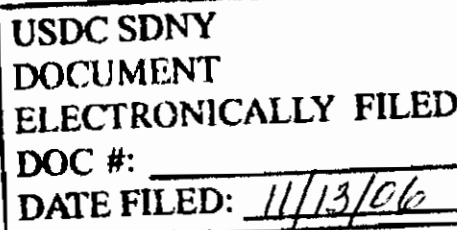
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MICHAEL SCHILLER, FRANCESCA :  
FIORENTINI, ROBERT CURLEY, and :  
NEAL CURLEY,

: 04 Civ. 7922 (KMK) (JCF)  
: DISCOVERY ORDER #2

Plaintiffs,

- against -

The CITY OF NEW YORK; RAYMOND :  
KELLY, Commissioner of the New :  
York City Police Department; :  
TERENCE MONAHAN, Assistant Chief :  
of the Bronx Bureau of the New :  
York City Police Department,



Defendants.

- - - - -  
JAMES C. FRANCIS IV  
UNITED STATES MAGISTRATE JUDGE

A pretrial conference having been held on November 9, 2006, it is hereby ORDERED as follows:

1. Counsel for any party seeking to take a deposition (the "Requesting Party") may serve a notice on counsel for the party to be deposed (the "Responding Party") at any time in advance of the deadline for doing so as set forth in the Case Management Order governing each individual action.

2. Within three weeks of receiving such a deposition notice, counsel shall agree on a deposition date from among those proposed by counsel for the Responding Party.

3. Each deposition shall be conducted within six weeks after counsel have agreed on a date.

4. When counsel for a plaintiff notices a deposition, that

attorney shall be responsible for notifying all other plaintiffs' counsel to determine whether they have an interest in participating in the deposition and shall arrange the deposition accordingly.

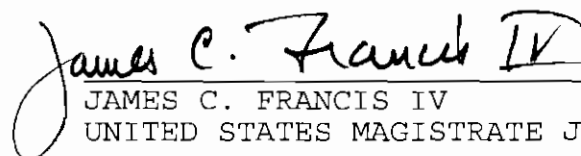
5. At least one week prior to any deposition, counsel for the Responding Party shall produce all requested documents relevant to the deponent's anticipated testimony that were not previously disclosed.

6. Absent exceptional circumstances, no deponent shall be required to appear for deposition more than one time.

7. All depositions will presumptively be limited to seven hours.

8. This order applies to, and shall be docketed in, all of the related cases, which are listed in attachment A. It does not govern the consolidated discovery concerning Monell issues.

SO ORDERED.

  
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JAMES C. FRANCIS IV  
UNITED STATES MAGISTRATE JUDGE

Dated: New York, New York  
November 13, 2006

Copies mailed this date:

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ATTACHMENT A

04 Cv 7922 ( KMK) (JCF)

04 Cv 7921

04 Cv 9216

04 Cv 10178

05 Cv 1562

05 Cv 1563

05 Cv 1564

05 Cv 1565

05 Cv 1566

05 Cv 1567

05 Cv 1568

05 Cv 1569

05 Cv 1570

05 Cv 1571

05 Cv 1572

05 Cv 1573

05 Cv 1574

05 Cv 2910

05 Cv 3616

05 Cv 3705

05 Cv 4949

05 Cv 5080

05 Cv 5152

05 Cv 5268

05 Cv 5528

05 Cv 6780

05 Cv 7026

05 Cv 7541

05 Cv 7546

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05 Cv 7692  
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05 Cv 8434  
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06 Cv 0362  
06 Cv 0433  
06 Cv 1779  
06 Cv 2041  
06 Cv 2270